

UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

	-		CDOS 7000CUDI
UNITED STATES OF AM	IERICA, Plaintiff,	Case Number	CR05-70806HRL
v. <u>FELIX LEYVA-ANAYA</u>	, Defendant.	ORDER OF DETENTI	ON PENDING TRIAL
In accordance wif	h the Bail Reform Act. 18 U.S.C.	§ 3142(f), a detention hearing w	as held on October 13, 2005
Defendant was present tet	presented by his attorney Cynthia	Lie AFPD. The United States w	as represented by Assistant U.S.
Attorney Matt Lamberti.	, <u> </u>		
D I Descriptorio	APPLICABLE		
The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and the defendant has been convicted			
s - 1 - 25-read described in 18 II S.C. 8 3142(f)(1) while on release pending trial for a federal, state of local offense, and a			
period of not more than five (5) years has elapsed since the date of conviction or the release of the person from imprisonment,			
1 1 1 1 1 4 - 4			
This establishes a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety			
of any other person and th	e community.	O (d. C. to Count in Don't IV	(helow) to believe that the defendant
	pable cause based upon (the indic	tment) (the facts found in Part IV	below) to believe that the defendant
has committed an offense		prisonment of 10 years or more i	is prescribed in 21 U.S.C. §
А. 👗	for which a maximum term of in	So at sea. OR	B presented in an array
	801 et seq., § 951 et seq., or § 95	a firearm during the commission	of a felony.
B. under 18 U.S.C. § 924(c): use of a firearm during the commission of a felony. This establishes a rebuttable presumption that no condition or combination of conditions will reach by as an enterprise and the second by as a second by a seco			
appearance of the defendant as required and the safety of the community.			
/ / No presump	tion applies.	3	OOT 1 9 2005
D. DEDUCTAL OF	PRESIMPTIONS, IF APPLICABLE		OCT 1 3 2005
The standard has not come forward with sufficient evidence to rebut the applicable presumption of which will be applicable presumption of the standard with sufficient evidence to rebut the applicable presumption of the standard with sufficient evidence to rebut the applicable presumption of the standard with sufficient evidence to rebut the applicable presumption of the standard with sufficient evidence to rebut the applicable presumption of the standard with sufficient evidence.			
CLERK, U.S. DISTRICT COURT therefore will be ordered detained. NORTHERN DISTRICT OF CALIFORNIA			
/ / The defendant has come forward with evidence to rebut the applicable presumption[s] to wit: . SAN JOSE			
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPLICABLE)			
/ / The United States has proved to a preponderance of the evidence that no condition of combination of conditions with			
reasonably assure the appearance of the defendant as required, AND/OR			
/ / The United States has proved by clear and convincing evidence that no condition or combination of conditions will			
reasonably assure the safety of any other person and the community. PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			
/ / The Court has taken into account the factors set out in 18 U.S.C. § 3142(g) and all of the information submitted at			
the hearing and finds as follows:			
/ / Defendant, his attorney, and the AUSA have waived written findings.			
DESCRIPTION DECEMBER DESCRIPTION			
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c. It was to the extent practicable from persons awaiting or serving sentences of being field in custody pending appear			
on a second description of the second description of the second of the s			
The design or on the request of an attorney for the Government, the person in charge of the confections facility sharl derive the			
defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.			
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Dated: 10 13 05		11 Jun	_
Dated: 10 13 05 HOWARD R. LLOYD			
United States Magistrate Judge			

AUSA ____, ATTY _____, PTS ____